

Cuba Despatches.
HAYANA, March 10.—Several skirmishes are reported to have taken place in the Sagua district.

Affairs in Washington.
WASHINGTON, March 10.—The resignation of Dix, as Minister to France, has been accepted.

In the Senate, the tenure of office bill was resumed, and referred to the Judiciary—by 33 to 25. The bill strengthening the public credit was taken up. Terry introduced a joint resolution, that the Act removing the ineligibility of civil officers in Virginia, Texas and Mississippi, is not to take effect until thirty days after the passage of this resolution. Referred to the Judiciary Committee. A bill was introduced, to pay loyal claimants in the late rebellious States. It contemplates three commissioners to be appointed by the President.

In the Supreme Court, Everts introduced his successor, Judge Hoar, who qualified as Attorney-General.

Mr. Stewart and family depart for New York, to-morrow.

General Hatch, Colonel of the Ninth Cavalry, will succeed General Howard, in the Freedmen's Bureau.

There was a very full caucus of Republican Senators to-day. Anthony was unanimously nominated for President *pro tem.* of the Senate. It has been determined to take up only the following general questions this session: To repeal the tenure of office Act, strengthen the public credit, redistribute the banking currency, reorganize the Judiciary, enforce the fourteenth amendment, remove political disabilities, reorganize the navy, and the Georgia question. During the caucus, it having been proposed to restrict the business this session, it was insisted, on the part of the Southern Senators, that legislation was required for the settlement of claims of loyal citizens; also, that Sumner's bill, preventing intimidation of voters, &c., should be passed. In addition, they insisted that there should be some general friendly legislation for the reconstructed States, in order to create a better feeling, so that they might understand that they were not neglected by other sections.

Some misapprehension having arisen from recent despatches regarding Judge Busted's case, the following, from the official record, is telegraphed: Mr. Woodbridge, by unanimous consent, moved that the Committee on the Judiciary be discharged from any further investigation into the official conduct of the Hon. Richard Busted, Judge of the United States District Court of Alabama, and that the testimony already taken be laid on the table. The motion was agreed to.

Surgeon John Moore has been ordered to the First Military District as Medical Director. Col. Henry A. Morrow relieves General John S. Mason, in Texas.

Many reports are in circulation about Grant's intentions in regard to Cuba.

News Items.

AUGUSTA, March 10.—A large quantity of tobacco was seized here yesterday, at the South Carolina Railroad Depot, by the United States Commissioner, for violation of the revenue laws. The tobacco was consigned to a merchant at Savannah.

CHARLESTON, March 10.—Arrived—schooner Edith, Liverpool.

FINANCIAL AND COMMERCIAL.

NEW YORK, March 10.—Noon.—Stocks steady and strong. Money steady, at 7. Exchange 8½. Gold 31½.

7 P. M.—Cotton quieter and lower, with sales of 950 bales, at 29. Flour still favors buyers. Wheat declining. Corn very scarce and firm—mixed Western 96; Jersey yellow 96@97. Pork 38.00. Lard firm. Whiskey 95. Groceries quiet and dull. Freight dull—cotton steam ½.

BALTIMORE, March 10.—Cotton and flour dull. Corn dull—receipts small—white 85; yellow 89. Pork quiet, at 32.50. Shoulders 15. Whiskey quiet and inactive.

NEW ORLEANS, March 10.—Cotton nominal—middlings 28½; receipts 1,430 bales; sales 890. Gold 32½. Sterling 43½. Commercial 42@43. Flour quiet—superfine 6.25; double 6.65; treble 7.25. Corn active, at 78@80. Oats dull, at 77. Pork dull, at 31.50. Bacon—clear sides 16½; clear 17. Lard dull—tierce 19@20; keg 21½. Sugar firmer—common 12½; prime 14½. Molasses firmer—prime 70@75. Whiskey and coffee unchanged.

MOBILE, March 10.—Cotton in fair demand—sales 500 bales; low middlings 26½@27; receipts 213.

AUGUSTA, March 10.—Cotton market dull and lower, with sales of 200 bales—receipts 100; middlings 26½.

SAVANNAH, March 10.—Cotton nominal—middlings 27½; sales 250 bales; receipts 300; exports to Havre 1,379.

CHARLESTON, March 10.—Cotton dull, with sales of 200 bales—middlings 28½; receipts 500.

LIVERPOOL, March 10.—3 P. M.—Cotton quiet—uplands 12½; Orleans 12½. Bombay shipments, since last report, 6,000 bales.

LIVERPOOL, March 10.—Evening.—Cotton dull—uplands 12@12½; Orleans 12½@12¾; sales 8,000 bales.

Births, marriages and deaths in an Oregon journal are arranged under the respective heads of "Come," "Fixed to Stay" and "Gone." The second would not do in Chicago.

City Taxes.
CITY COUPONS, receivable for City Taxes, for sale by GREGG, PALMER & CO.

Latest News.
1,000 BUSHELS Prime White CORN, at proper prices for this week. Apply to MARK E. COOPER, Main street. March 11

Proceedings of Council.

SPECIAL MEETING.
COUNCIL CHAMBER,
COLUMBIA, March 9, 1869.

Present.—His Honor the Mayor; Aldermen Agnew, Bates, Goiger, Hope, Hunsung, Johnson, Radcliffe, Shields and Waring.

The Mayor stated that he had called a meeting of the Council to submit a proposition from Senator Robertson, through Mr. R. N. Lewis, to the effect that if the city of Columbia would donate the old market lot to the United States Government, for the erection of a Federal Court House and Post Office, he (Mr. Robertson) felt assured that he would be able to get an appropriation of \$75,000 for that purpose.

After some discussion, Alderman Hope offered the following, which was adopted: Whereas, the city of Columbia is greatly in debt, and its finances curtailed by the destruction of one-half its former taxable property by fire; be it, therefore,

Resolved, That the Mayor be, and is hereby, authorized to sell to the United States Government any building site the city may own, for two-thirds its estimated value at the time needed, for the purpose of building a Federal Court House and Post Office.

On motion, Aldermen Agnew and Hope were added, to act in conjunction with the Mayor.

A petition, signed by a number of citizens, relative to the removal of cross signs, was read, and, on motion, laid on the table until next regular meeting of Council.

A petition, signed by Dr. John Lynch and others, representing that Miss Mary Lyons, an inmate of the Alms House, was without a shelter, in consequence of her room being taken from her, was presented, and, on motion, referred to the Committee on Alms House to investigate and report at next meeting.

The following resolution was offered by Alderman Hope, and adopted:

Resolved, That the time allowed, viz: ten days, for removing the cross signs, be extended to the 18th inst., and the City Clerk be instructed to publish the same in the daily paper.

On motion, Council adjourned.

J. S. McMAHON, City Clerk.

THE MAYORALTY—FURTHER DEVELOPMENTS.—Notwithstanding the many sensational rumors that have run through the city like wild fire during the past week, there have been as yet no startling developments, nor yet a coup d'etat. Mr. Pillsbury and his Aldermen, however, meet nightly in secret conclave, like Cataline and the conspirators of old, and concoct and devise new schemes for the morrow. Yesterday, the following copy of a printed circular was sent to the various Aldermen of the City Council, signed by Pillsbury and his so-called Aldermen:

We, the undersigned, having been declared by you to have received, on the 10th day of November, A. D. 1868, the largest number of votes for the several offices of Mayor and Aldermen of the City of Charleston; now, by virtue of said declaration, and in pursuance of the second section of an Act entitled "An Act to confirm and declare valid the recent election of Mayor and Aldermen of the City of Charleston," approved March 1, A. D. 1869, do demand of you, forthwith, to turn over to us all the property, books and papers, pertaining to your several and respective offices, and that you do vacate and surrender to us our several and respective offices. We are duly qualified to exercise our respective offices.

This modest demand is doubtless only a precursor of a Writ of Mandamus or Quo Warranto, and will doubtless be replied to to-day, by Mayor Clark and the Aldermen of the city. The character of the reply may, of course, be inferred by the action of the City Council heretofore. They have a great public franchise in their possession and keeping, and from the character of the gentlemen who compose the Council, it is safe to assert that they will guard that franchise and maintain their rights at all hazards, until a court of law shall have passed judgment upon the merits of the questions in issue.—*Charleston Courier*, 10th.

A special despatch received in New York, on the 7th instant, from Fort Hayes, on the 6th, says the Indian war has ended. Gen. Sheridan and staff arrived here this afternoon, from Medicine Bluff Creek February 24th. Gen. Castar, with the 7th cavalry and 19th Kansas volunteers, remained behind, with orders to move along the Government side of the Washita mountains to the headquarters of the Red River, thence North to Washita, and thence to Camp Supply at the junction of the Bear and Wolf Rivers.

Affairs at Medicine Bluff Creek are in a highly satisfactory condition. The Indians are convinced that they can find protection at no season of the year, and the campaign has already proved a salutary lesson. There is not a hostile Indian within the limits of the Missouri department. All the refractory tribes have been entirely subdued. The few that have not come in, but have made promises, have been driven far out of the department. The troops are in fine health.

The weather is cold. Camp Supply at the forks of the North Canadian will be kept for the present. Before reaching this point, Gen. Sheridan met a courier sent with the telegraphic announcement of his promotion to the Lieutenant-Generalcy. The General's arrival was entirely unexpected. He leaves by special train to-morrow for Fort Leavenworth, thence immediately to Washington, whither he has been summoned by telegraph.

We see by the New York Weekly that W. Gilmore Simms, of South Carolina, is the author of their next leading story, which is to be published in a short time.

Wanted.
A SMALL COTTAGE, with three or four rooms, in a healthy portion of the city, and on reasonable terms. Apply at this office, March 11

Wanted.
SIX or Eight HANDS. Wages liberal; pay prompt; employment steady. Apply to WM. ANDERSON, At store of A. Palmer, Esq., Columbia, S. C. March 11

Notice.
PARTIES wanting THRESHING MACHINES, REAPERS, &c., will do well to make their orders and inquiries at once. Prices from \$50 to \$500, at Factory. March 11 FISHER, LOWRANCE & FISHER.

For Sale.
A NEW BUGGY, with or without harness, which will be sold low for cash. Apply at Columbia Ice House. JNO. D. BATEMAN. March 11

Just Arrived.
500 BUSHELS of Good White CORN, which will be sold lower than any in the market, from the Depot. Apply to JNO. D. BATEMAN. March 11

Acacia Lodge No. 94, A. F. M.
AN EXTRA COMMUNICATION of Acacia Lodge No. 94, A. F. M., will be held, at Masonic Hall, THIS (Thursday) EVENING, at 7 o'clock. The Second Degree will be conferred. By order of the W. M. J. LEE DIXON, Secretary. March 11

In Bankruptcy—District of South Carolina.
At Columbia, on the 18th day of January, A. D. 1869.

THE undersigned hereby gives notice of his appointment as Assignee of PETER B. GLASS, of Columbia, in the County of Richland, and State of South Carolina, within said District, who has been adjudged a Bankrupt upon his own petition, by the District Court of said District. March 11 th3 D. B. MILLEK, Assignee.

JANNEY'S HALL.

TWO DAYS ONLY!

COL. CHAFFIN, the celebrated "Virginia dwarf," THE SMALLEST MAN IN THE WORLD, will be on exhibition, at the above named hall, for two days only, commencing THIS MORNING, at 9 o'clock, and continuing through the day. Evening entertainments will also be held, commencing at 7 P. M. March 11

REAL ESTATE OWNERS AND BROKERS.

MILLIONS OF NORTHERN CAPITAL ARE now seeking investment, and SOUTHERN LAND, at good prices, is in great demand.

If you want to dispose of your property, all that is necessary is to make it known in the proper manner—advertise it in Northern papers, stating location, quantity, advantages and terms. You can do this, to best advantage, through

Walker, Evans & Cogswell,
Advertising Ag'ts., 3 Broad st., Charleston, S. C.

Any desired information given without charge, on receipt of a three cent stamp, to pay return postage. Terms cash, in advance, or Charleston acceptance, payable on presentation of papers containing advertisement.

For our perfect reliability in every respect, we refer to the proprietor of the *Phoenix*, and to newspaper Publishers throughout this State. Special references given in other States, if desired. March 11 WALKER, EVANS & COGSWELL. 1mo

In Bankruptcy.
In the District Court of the United States for the District of South Carolina.—In the matter of Lewis Simmons, of Columbia, S. C., Bankrupt.

It is ordered by the Court, that a meeting of the creditors of said Bankrupt, to prove their claims and choose one or more Assignees, will be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Esq., Register in Bankruptcy, on the 17th day of MARCH, 1869, at 11 o'clock A. M.

This meeting is in lieu of the first meeting of creditors, ordered to be held before Henry Sumner, Register, on the 3d day of August, 1868.

J. P. M. EPPING, United States Marshal as Messenger. Per A. P. PIER, Deputy Mess. March 5 43*

In Bankruptcy.
In the District Court of the United States for the District of South Carolina.—In the matter of Abraham L. Solomon, of Columbia, S. C., Bankrupt.

It is ordered by the Court, that a meeting of the creditors of said Bankrupt, to prove their claims and choose one or more Assignees, will be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Esq., Register in Bankruptcy, on the 18th day of MARCH, 1869, at 11 o'clock A. M.

This meeting is in lieu of the first meeting of creditors, ordered to be held before Henry Sumner, Register, on the 23d day of July, 1868.

J. P. M. EPPING, United States Marshal as Messenger. Per A. P. PIER, Deputy Mess. March 5 43*

In Bankruptcy.
In the District Court of the United States for the District of South Carolina.—In the matter of Joel W. Snider, Bankrupt, by whom a Petition for Adjudication of Bankruptcy was filed on the 21st day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a Warrant in Bankruptcy was issued against the estate of JOEL W. SNIDER, of the District of Richland and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 17th day of MARCH, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, United States Marshal as Messenger. Per A. P. PIER, Deputy Mess. March 5 43*

In Bankruptcy.
In the District Court of the United States for the District of South Carolina.—In the matter of Benjamin W. Taylor, Bankrupt, by whom a Petition for Adjudication of Bankruptcy was filed on the 16th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a Warrant in Bankruptcy was issued against the estate of BENJ. W. TAYLOR, of Columbia, in the District of Richland and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 18th day of MARCH, A. D. 1869, at 1 o'clock P. M.

J. P. M. EPPING, United States Marshal as Messenger. Per A. P. PIER, Deputy Mess. March 5 43*

In Bankruptcy.
In the District Court of the United States, for the District of South Carolina.—In the matter of Wm. F. Starks, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 26th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of WILLIAM F. STARKS, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, South Carolina, before C. G. Jaeger, Register, on the 19th day of March, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIER, Deputy Messenger. March 5 43*

In Bankruptcy.
In the District Court of the United States, for the District of South Carolina.—In the matter of James G. Gibbes, Bankrupt, by whom a petition for adjudication of bankruptcy was filed on the 30th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in bankruptcy was issued against the estate of JAMES G. GIBBES, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, South Carolina, before C. G. Jaeger, Register, on the 18th day of March, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIER, Deputy Messenger. March 5 43*

In Bankruptcy.
In the District Court of the United States, for the District of South Carolina.—In the matter of James W. Adams, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 31st day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of JAMES W. ADAMS, of Gadsden, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 19th day of March, A. D. 1869, at 2 o'clock P. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIER, Deputy Messenger. March 5 43*

In Bankruptcy.
In the District Court of the United States, for the District of South Carolina.—In the matter of John A. Myers, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 30th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of JOHN A. MYERS, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 19th day of March, A. D. 1869, at 11 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIER, Deputy Messenger. March 5 43*

In Bankruptcy.
In the District Court of the United States, for the District of South Carolina.—In the matter of M. A. Shelton, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 29th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of M. A. SHELTON, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 17th day of March, A. D. 1869, at 12 o'clock M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIER, Deputy Messenger. March 5 43*

In Bankruptcy.
In the District Court of the United States for the District of South Carolina.—In the matter of Benjamin W. Taylor, Bankrupt, by whom a Petition for Adjudication of Bankruptcy was filed on the 16th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a Warrant in Bankruptcy was issued against the estate of BENJ. W. TAYLOR, of Columbia, in the District of Richland and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. G. Jaeger, Register, on the 18th day of MARCH, A. D. 1869, at 1 o'clock P. M.

J. P. M. EPPING, United States Marshal as Messenger. Per A. P. PIER, Deputy Mess. March 5 43*

Try McKenzie's Celebrated FRUIT CANDY.

To Tax-Payers.
CITY CLERK'S OFFICE. COLUMBIA, March 3, 1869.

THE TAX-PAYERS of this city are reminded that the annual tax upon Real Estate, Professions, Receipts, Carriages, Horses, &c., &c., as embraced in the Ordinance to raise supplies for the year 1869, are due, and by the requirements of that Ordinance must be paid before the 15th inst. All persons failing to comply with its provisions, are respectfully notified that the penalties for refusing or neglecting to do so, will be promptly enforced after that date. J. S. McMAHON, City Clerk. March 4 11

Auction Sales.

Groceries, &c.
BY JACOB LEVIN.
ON TO-MORROW (Friday), at 10 o'clock, weather permitting, I will sell, at my store, the following, to close consignment:
Cans BACON HAM, Bbls. FLOUR, Boxes Cheese, Boxes Herrings, Can. Tomatoes, Bbls. Pink-Eye Potatoes, Boxes Family Soap, Boxes Adamantine Candles, Champagne Cider, Cordials, Whiskey, Edinburg Ale, Raisins, &c., &c. March 11

Auction Sale of Government Property.
D. C. PEIXOTTO & SON, AUCTIONEERS.

WILL be sold, at public auction, on THURSDAY, 18th of March, at 12 o'clock M., at the Quartermaster's Store House, in rear of the Camps:
5 HORSES,
20 MULES,
6 ARMY WAGONS,
1 LOT GRAIN SACKS,
And other public property. Sold on account of removal of troops from this post.
Terms—Cash in United States currency. E. B. GIBBS, Lieut. 8th Inf., A. A. Q. M. March 5

Assignee's Sale—Groceries, Fancy Goods, Hardware, Hollowware, &c.
D. C. PEIXOTTO & SON, AUCTIONEERS.

ON TUESDAY MORNING, March 16, at 10 o'clock, precisely, we will sell, at the store of R. Bryce & Son, corner of Richardson and Bland streets, without the least reserve, the entire Stock of GROCERIES, HARDWARE, &c., of the said firm in Bankruptcy, consisting of:
SUGARS, Coffee, Rice, Molasses, Syrup, Mackerel, Sardines, Pickles, Salmon, Oysters, Canned Fruits, Teas, Table Salt, Parlor Matches, Spice, Pepper, Cloves, Nutmegs, Candies, Vinegar, Stoneware, Tinware, of every description, Brooms, Wire Sieves, Cotton Yarn, Blacking, Potware, Ovens, Skillets, Frying Pans, Spiders, Kettles, Hoops, Spades, Rakes, Flows, Grindstones, Corn-Shellers, Rope, Twine, Tacks, Shoe Thread, Axle Grease, Knives and Forks, Pocket Cutlery, Trace Chains, Nails, Brads, Screws, Brass and Iron Bound Buckets, Locks, of every description, Carpenters' Tools, Saws, Planes, Hammers, Chisels, and numerous other articles of merchandise.

Terms—Cash in United States currency. March 6 5 THOS. J. LAMOTTE, Assignee.

Iron.
SWEDES IRON, 1½, 2, 2½, 3, 3½, 5, 6, 7, 10 in. Band Iron, English Iron, Hoop Iron, Sheet Iron, 2,000 Hoops, of all kinds, 200 Pairs Trace Chains. March 6 FISHER, LOWRANCE & FISHER.

For Sale.
FIRST MORTGAGE BONDS of Columbia and Augusta Railroad Company, Charlotte and South Carolina Railroad Stock, City of Columbia Coupons—receivable for taxes, Exchange on New York, Charleston and Liverpool. SCOTT, WILLIAMS & CO. March 9 43

IN BANKRUPTCY.
District of South Carolina.—At Columbia, the 3d day of March, A. D. 1869.

THE undersigned hereby gives notice of his appointment as Assignee of ROBERT BRYCE & SON, of Columbia, in the County of Richland, and State of South Carolina, within said District, who has been adjudged Bankrupt upon their own petition, by the District Court of said District. March 4 th3 THOS. J. LAMOTTE, Assignee.

IN BANKRUPTCY.
District of South Carolina.—At Columbia, the 3d day of March, A. D. 1869.

THE undersigned hereby gives notice of his appointment as Assignee of A. C. SQUIER, of Columbia, in the County of Richland, and State of South Carolina, within said District, who has been adjudged a Bankrupt upon his own petition, by the District Court of said District. March 4 th3 THOS. J. LAMOTTE, Assignee.

IN BANKRUPTCY.
District of South Carolina.—At Columbia, the 3d day of March, A. D. 1869.

THE undersigned hereby gives notice of his appointment as Assignee of H. C. MARK, of Columbia, in the County of Richland, and State of South Carolina, within said District, who has been adjudged a Bankrupt upon his own petition, by the District Court of said District. March 4 th3 THOS. J. LAMOTTE, Assignee.

Notice to the Tax-Payers of Richland County.
THE Assessment Books must be closed and the Assessment completed on MONDAY, the 15th instant.

The Assessors will be at the office on Gervais street, between Richardson and Sumter streets, daily, for one week, commencing MONDAY, the 8th instant, during which time all persons who have not yet made their returns for Assessment, can do so; after that time, all property not returned will be double taxed.

The Assistant Assessors will continue on duty in their respective districts, where necessary, until SATURDAY, the 13th instant, when they will report to their Principals and hand in all returns received by them, if they have not previously done so. M. J. CALMAN, Auditor Richland County. March 4 10

BACON! BACON!
WE HAVE ON HAND AND WILL CONTINUE TO RECEIVE FROM THE WESTERN BACON PACKERS, A FINE STOCK OF CLEAR RIB SIDES, SHOULDERS, BREAKFAST STRIPS, HAMS, AND DRY SALTED BACON, OF ALL KINDS. ALSO, ON HAND, 300 BBLs. FLOUR, OF ALL GRADES AND PRICES. WE ARE PREPARED TO OFFER INDUCEMENTS. D. C. PEIXOTTO & SON, Commission Merchants. March 6

Fresh Garden Seeds.
A LARGE supply of Thorburn's GARDEN SEEDS, which have given universal satisfaction for the past three years. For sale by E. & G. D. HOPE. Jan 3